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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/930,379	08/15/2001	Jussi Numminen	944-003.027-1/32439	9197
4955	7590 07/20/2004		EXAM	INER
WARE FRESSOLA VAN DER SLUYS &			HOM, SHICK C	
ADOLPHSON, LLP BRADFORD GREEN BUILDING 5			ART UNIT	PAPER NUMBER
755 MAIN STREET, P O BOX 224			2666 DATE MAILED: 07/20/2004 //	
MONROE, CT 06468				

Please find below and/or attached an Office communication concerning this application or proceeding.

Therefore, further action by the applicant is required to avoid abandonment of this application. A proper repty to a final rejection under 37 CFR 1.113 may only be either: (1) a timely filed amendment which places the application in condition for allowance; (2) a timely filed Notice of Appeal (with appeal fee); or (3) a timely filed Request for Continued Examination (RCE) in compliance with 37 CFR 1.114. PERIOD FOR REPLY [check either a) or b] The period for repty expires a months from the malling date of the final rejection. NEY CHECK THIS BOX WHEN THE FIRST REPLY WAS Abicson Action, or (2) the date set forth in the final rejection, whichever is faler. In no event, however, will the statutory period for repty expire later than SIX MONTHS from the malling date of the final rejection. ONLY CHECK THIS BOX WHEN THE FIRST REPLY WAS PILED WITHIN TWO MONTHS OF THE FINAL REJECTION. See MPEP 706.07(f). Extensions of time may be obtained under 37 CFR 1.136(s). The date on which the petition under 37 CFR 1.136(s) and the appropriate extension the bands is the date for purposes of determining the period of extension and the corresponding amount of the fee. The appendiate extension the bands of the final rejection. The final rejection is a set of this in the state of purposes of determining the period of extension and the corresponding amount of the fee. The appendiate extension the bands of the subtrained stations period for early originally sent in the final rejection. 2) as set forth in (b) above, if checked. Any reply received with the subtrained station period proving original extension and the corresponding amount of the fee. The appendiate extension and the corresponding amount of the fee. The appendiate extension and the corresponding amount of the fee. The appendiate extension and the corresponding amount of the fee. The appendiate extension and the corresponding amount of the fee. The subtrained the fee appendiate extension and the fee appendiate of the final rejection. (a) the proving a subtrained and appe		Application No.	Applicant(s)			
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Continuation of 5. does NOT place the application in condition for allowance because: applicant's argument that Muller do not suggest on hint at powering down the user equipment during a packet service mode session is not persuasive because Muller in col. 6 line 50 to col. line 8 which recite providing packet-switched type services to the network service nodes and col. 8 line 66 to col. 9 line 18 which recite receiving and reading message and if no messages returns to the sleep mode by removing battery power from non-esential elements clearly reads on powering down during a packet service mode session as claimed.

Jm